

LAW
DONNA
ATTOR
20 VESEY
NEW YORK
TEL.
FAX
DONNANEV
MEMBER

Application granted. The sentencing scheduled for December 12, 2024 is adjourned to February 3, 2025 at 2:30 p.m. It is the Government's responsibility to have the defendant produced to Courtroom 520 at that time. Defendant's sentencing submission is due by January 13, 2025 and the Government's response is due by January 20, 2025.

SO ORDERED.


Philip M. Halpern
United States District Judge

Dated: White Plains, New York
November 19, 2024

Via ECF & Email
July 18, 2024

The Honorable Philip M. Halpern
United States District Court Judge
The Hon. Charles L. Brieant Jr.
Federal Building and United States Courthouse
300 Quarropas St.
White Plains, NY 10601-4150
Re: *United States v. Williams, Messiah Jackson, et al*
22 cr. 641

Dear Judge Halpern:

I represent Messiah Jackson in the above-referenced matter. I write to seek an adjournment of Mr. Jackson's sentence until February 3, 2025 which is a date and time the Court is available and the parties are available. The Government consents to this request.

This is my first request for an adjournment of Mr. Jackson's sentence. I apologize for the request and any inconvenience re-scheduling of Mr. Jackson's sentence may cause the Court. Under the current schedule my sentencing submission is due November 27th which will be impossible to meet. I will be away for the Thanksgiving holiday and thus, unable to work on the sentencing submission. Besides my few days of vacation, I seek an adjournment because due to a recent back problem which played havoc with my schedule and I am behind in my work schedule. When I was able to review and start preparing for Mr. Jackson sentencing submission, it came to my attention that a mitigation report was imperative to provide the Court with a complete understanding of Mr. Jackson's background. I have requested authorization for a mitigation expert who has likewise promised to work diligently to complete the investigation and submit a report in a timely manner. Finally, I am missing some documents I intended to use in my sentencing submission and although I requested these documents numerous times, I have not received them. I assure the Court I will work diligently to submit a sentencing submission on Mr. Jackson's behalf in a timely manner based on a sentencing date of February 3rd.

Wherefore, I respectfully request the Court grant my request for rescheduling Mr. Jackson's sentence until February 3, 2024 at 2:30 p.m.

Respectfully submitted,

/s/

Donna R. Newman

Cc: AUSA's Jennifer Ong

AUSA Ryan Allison

Messiah Jackson